



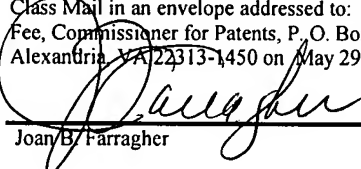
**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Appl. No. : 10/046,389  
Applicants : Berger et al.  
Filed : January 16, 2002  
Art Unit : 2192  
Examiner : Rutten, James D.  
Docket No. : 014039.00004  
Customer No. : 33649  
Title : SYSTEM AND METHOD FOR GENERATING USER INTERFACE CODE

Mail Stop ISSUE FEE  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

**CERTIFICATE OF MAILING UNDER 37 C.F.R. 1.8:**

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Joan B. Farragher

**COMMENTS ON EXAMINER'S REASONS FOR ALLOWANCE**

Dear Sir:

In regards to the Notice Of Allowance mailed February 26, 2007, it is noted that the Examiner has failed to provide any reasons why the noted difference between the allowed claims and the prior art is considered to define the allowed claims over the prior art, and the reason therefore is not clear in the record. For example, the Examiner indicates in the Reasons for Allowance that the claims are allowable because the prior art fails to disclose or suggest the features recited in the various claims. As such, the statement on the Reasons for Allowance fails to address the proper construction of the claims. As claim construction relies on the claims as a whole, the specification and the prosecution history, merely stating that the prior art fails to disclose or suggest the features recited in the various claims fails to provide any reasons why the noted difference between the allowed claims and the prior art is considered to define the allowed

claims over the prior art. Merely identifying a feature from the claims that is not present in the prior art fails to construe that feature in any meaningful way.

Respectfully submitted,

JACKSON WALKER L.L.P.

By: \_\_\_\_\_

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Dated: May 29, 2007

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